√INITIAL APPEARANCE		DATE: April 24, 2006
	ND HEARING	
	TENTION HEARING	Digital Recording 2:00 - 2:36
	ELIMINARY (EXAMINATIO	ON)(HEARING)
	MOVAL HEARING (R.40)	
	RAIGNMENT	
		Russ Walker DEPUTY CLERK: Joyce Taylor
CASE NO. 2:06mj39-SRW		DEFENDANT NAME: Francisco Ulloa-Jiminez
AUSA: David Cooke		DEFT. ATTY: John Poti
		Type Counsel: ()Retained; () CJA; () Waived; (√) FPD
USPO	/USPTS: Ron Thweatt	
Intern	reter needed: () NO: ($\sqrt{}$)	YES Name: Teresa Salazar (TIP)
THE P	, , , , , , , , , , , , , , , , , , ,	122 Transer 191950 Suiden (111)
	Date of Arrest April 20, 2006 or Arrest Rule 40	
√	Deft First Appearance. Advised of rights/charges. Prob/Sup Rel Violator	
√	Financial Affidavit executed. ORAL MOTION for appointment of Counsel.	
√	ORAL ORDER appointing CJA Panel Attorney John Poti - Notice of Appearance to	
	be filed	
┚	Deft. Advises he will retain counsel. Has retained	
□	☐ Government's ORAL Motion for Detention Hrg. ☐ to be followed by written	
	motion; Government's	WRITTEN Motion for Detention Hrg. filed
□	Detention Hearing 🗖 held	; □set for
	ORDER OF TEMPORARY DETENTION PENDING HEARING to be entered	
□	ORDER OF DETENTION HEARING PENDING TRIAL to be entered	
	Release order entered. De	eft advised of conditions of release
	☐ BOND EXECUTED (M	I/D AL charges) \$. Deft released
	·	. 40) - deft to report to originating district as ordered
		idant to remain in Marshal's custody
	Deft. ORDERED REMOVED to originating district	
	Waiver of □ preliminary hearing; □ Waiver Rule 40 hearing	
_		CAUSE. Defendant bound over to the Grand Jury
		D. Plea of NOT GUILTY entered. Set for
_	DISCOVERY DISC	
	WAIVER of Speedy Trial	
□ ** Doto		ninal Defense Attorney handed to counsel ets Government to furnish counsel with copy of detainer by
1/613	inei nas neen men. Confi AlfeC	is store in meni io ini nish confisel with convol delainer DV

^{**} Detainer has been filed. Court directs Government to furnish counsel with copy of detainer by close of business tomorrow. Court directs counsel to inform the court by close of business tomorrow of any reason for detention hearing. Court defers decision on date for preliminary examination as Government advises court that indictment will be filed against this defendant next week.